



Department of Health and Environment
Azzie Young, Ph.D., Secretary

September 15, 1992

Reply to: South Central District Office
1919 N. Amidon, Suite 130
Wichita, Kansas 67203
Phone: (316) 838-1071
Fax: (316) 838-0042

Steve Keiter
Hydrocarbon Recyclers, Inc.
2549 N. New York
Wichita, Kansas 67219

Re: Hazardous Waste Compliance Inspection
EPA Identification Number: KSD007246846

0007



R00001696
RCRA Records Center

Dear Mr. Keiter:

On July 28, 1992 your facility was inspected to determine compliance with state hazardous waste regulations.

The inspection revealed that your facility generates the following hazardous wastes as defined by K.A.R. 28-31-3:

Wastes Generated	Waste Codes
1. Chlorinated solvents	F001/F002
2. Tetrachloroethylene contaminated wastes (carbon, cartridge filters, water)	F002
3. Flammable waste water	D001/D007/D008
4. Solvents and solvent/paint mixtures	D001/F003/F005
5. Oxidizers (Class 1 and 2 only)	D001
6. Nonblendable wastes	D004/D005/D006/ D007/D008/D009/ D010/D011
7. Blendable wastes for kiln fuel	D001/F001/F002/ F003/F005/U-listed/ D004 to D011
8. Corrosives	D002/D007
9. Contaminated floor sweepings, protective clothing and sampling equipment	D002/D007/D001/F001/ F006

The quantity of hazardous waste generated is more than 1000 kilograms (approximately 2200 pounds) per month. Therefore, your facility is considered an EPA generator and is regulated under K.A.R. 28-31-4 excluding 28-31-4(h) and (m). Your facility is also an interim status storage, treatment or disposal (T/S/D) facility and is subject to K.A.R. 28-31-8. In addition your facility is the marketer of hazardous waste fuels and is subject to 40CFR Part 266 as adopted by K.A.R. 28-31-8(b).

Hydrocarbon Recyclers, Inc.
September 15, 1992
Page 2

The inspection identified the following items not in compliance with state regulations concerning generators of hazardous waste:

1. You have not submitted the changes in your emergency coordinators as required by K.A.R. 28-31-4(g).
2. You did not have documentation of training within the past year for Ron Robertson as required by K.A.R. 28-31-4(g). However, Mr. Robertson's responsibilities include conducting the annual training. It is recommended that Mr. Robertson document his attendance of these training sessions.
3. The following 55-gallon drums were not in good condition as required by K.A.R. 28-31-4(g).

Bldg. B. - 1 severely dented drum
Bldg. C. - 3 severely dented drums located in aisles
C707, C715, C727
1 leaking drum located in aisle C727
2 drums with that had crystallized on the
bottom rim located in aisle C701

These violations must be corrected by October 9, 1992. Notify me in writing addressing each violation and the action you have taken to correct each one.

Your facility is storing mercury wastes (U151), a restricted hazardous waste, for greater than one year. The land disposal restriction effective date was May 6, 1992. You will need to dispose of this waste before May 6, 1993. If you are unable to find a disposal method for this waste you will be required to demonstrate and document your purposes for storing these waste for greater than one year past the effective date as required by 40 CFR 268.50.

Observations made during the inspection revealed cracks were visible in the secondary containment of the storage areas of Building C and D. These areas are currently under repairs. The repairs will need to be completed before your permit can be approved.

In the storage area, I found that the hazardous waste label on several drums in Building C were not clearly visible. It is recommended that the drums be placed so the hazardous waste label and the accumulation start date can be easily seen.

Hydrocarbon Recyclers, Inc.
September 15, 1992
Page 3

Also, there were drums located in the maintenance area that were marked with a non-hazardous waste label. The drums contained product (oakite) and others were used for storage. It is recommended that the drums be identified in another manner, not as a waste.

While reviewing manifests for waste that you have received from Van Waters and Rogers, I found that the Land Disposal Restriction (LDR) notice from the original generator was attached. It does not clearly identify the new manifest number. It is recommended that a specific reference be made for these manifests.

Your cooperation with the hazardous waste management program is appreciated. If you have questions concerning the inspection, please call me at (316) 838-1071.

Sincerely,



Teresa Hansen
Inspections and Enforcement Section
Bureau of Waste Management

TH:ss

pc: Mike Tate, BWM, Topeka
John Mitchell, BWM, Topeka
Kris Goschen, EPA, Region VII
SCD-File



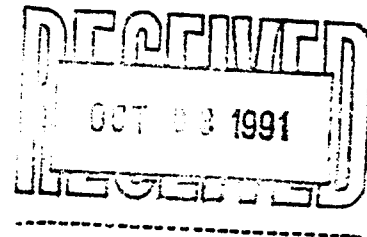
Department of Health and Environment

Azzie Young, Ph.D., Secretary

Reply to: (913) 296-1600

September 25, 1991

Steve Keiter
Hydrocarbon Recyclers, Inc. of Wichita
2549 N New York
Wichita, KS 67219



Re: EPA I.D. Number KSD007246846

Dear Mr. Keiter:

This letter is to acknowledge the subsequent Notification of Hazardous Waste Activity Form your firm submitted on September 18, 1991.

We have updated our records to reflect the change made in contact person and waste codes with the addition of D003, F007, F008, F009, F010, F011, F012, F032, F034, F035, F037, F038, F039, K001, U001, U005, U006, U007, U008, U009, U010, U011, U014, U015, U016, U017, U018, U020, U021, U022, U023, U024, U025, U026, U027, U028, U030, U032, U033, U034, U035, U036, U038, U039, U041, U042, U047, U048, U049, U050, U051, U053, U055, U056, U058, U059, U060, U061, U062, U063, U064, U069, U073, U074, U081, U082, U085, U086, U087, U088, U089, U090, U091, U092, U093, U094, U095, U096, U097, U098, U099, U101, U102, U103, U105, U106, U107, U109, U110, U111, U113, U114, U115, U116, U118, U119, U120, U122, U123, U124, U126, U129, U132, U133, U135, U136, U137, U139, U141, U142, U143, U144, U145, U146, U147, U148, U149, U150, U152, U153, U155, U156, U157, U158, U160, U162, U163, U164, U166, U167, U168, U170, U172, U173, U174, U176, U177, U178, U179, U180, U181, U182, U183, U185, U186, U187, U188, U189, U190, U191, U192, U193, U194, U197, U200, U201, U202, U203, U204, U205, U206, U212, U214, U215, U216, U217, U218, U219, U221, U222, U223, U234, U235, U236, U237, U238, U240, U244, U246, U247, U248, U249, U328, U353, P001, P002, P003, P004, P005, P006, P007, P008, P009, P010, P011, P012, P013, P014, P015, P016, P017, P018, P020, P021, P022, P023, P024, P026, P027, P028, P029, P030, P031, P033, P034, P036, P037, P038, P039, P040, P041, P042, P043, P044, P045, P046, P047, P048, P049, P050, P051, P054, P056, P057, P058, P059, P060, P062, P063, P064, P065, P066, P067, P068, P069, P070, P071, P072, P073, P074, P075, P076, P077, P078, P081, P082, P084, P085, P087, P088, P089, P092, P093, P094, P095, P096, P097, P098, P099, P101, P102, P103, P104, P105, P106, P107, P108, P109, P110, P111, P112, P113, P114, P115, P116, P118, P119, P120, P121, P122 and P123.

Steve Keiter
Hydrocarbon Recyclers, Inc. of Wichita
September 25, 1991
Page 2

This change in status is effective immediately. A subsequent notification shall be submitted to this office whenever the information originally submitted to obtain an EPA I.D. Number has changed. If I can be of further assistance, please contact me at (913) 296-6898.

Sincerely,



Gigi Perry
Administrative Officer
Hazardous Waste Section
Bureau of Air and Waste Management

C SCDO - BAWM



Kansas Department of Health and Environment
Bureau of Air and Waste Management
Forbes Field, Topeka, Kansas 66620

Hazardous Waste Generator/Transporter Compliance Inspection Report

General

Time 9:00 AM Date 7-28-92

Facility Name Hydrocarbon Recyclers, Inc. EPA ID No. KSD007246846

Street 2549 N. New York City Wichita, KS Zip 67219

Mailing Address (if different than above) _____

County Sedgwick Phone (316) 268-9490

Contact(s) Steve Keiter, Facility Manager

Ron Robertson, Facility Safety and Compliance Officer

Inspector(s) Teresa Hansen, Siew Kour, Kris Goschen EPA Region VII

Type of Business Commercial T/S/D - Hazardous Waste Fuel Marketer.

Has the company declared any information/processes as trade secrets (KSA 65-3447)?
If yes, explain.

Yes ☐ No ☒

Industrial Wastes Generated

(List hazardous wastes first)

Waste:	Chlorinated Solvents	Tetrachloroethylene contaminated wastes (carbon filters)
If waste is hazardous, give HW ID Number:	F001/F002	F002
Amount generated per month:		
Amount presently in storage:		
Accumulation time:		
Present disposal method:	HRI, Tulsa, OK and HRI, San Antonio, TX	Rollins, Deerpark, TX and Ross, Grafton OH

Waste:	Flammable Wastewater	Solvent and paint solvent mixture (kiln fuel)
If waste is hazardous, give HW ID Number:	D001/D007/D008	D001/F003/F005
Amount generated per month:		
Amount presently in storage:		
Accumulation time:		
Present disposal method:	Gibraltar, TX Incineration Deep Well Injection	Systech, Fredonia, KS

Waste:	Oxidizers	Non-blendable Wastes
If waste is hazardous, give HW ID Number:	D001	D004 - D011
Amount generated per month:		
Amount presently in storage:		
Accumulation time:		
Present disposal method:	Incineration - Rollins or Ensco. W/ Listed codes	USPCI, Lone Mountain, OK. Incineration - Rollins or Ensco.

Waste:	Blendable Wastes for Kiln Fuel	Corrosives
If waste is hazardous, give HW ID Number:	D001/F001/F002/F003/F005 Approved U wastes, D004 - D011 D18-43	D002/D007
Amount generated per month:		
Amount presently in storage:		
Accumulation time:		
Present disposal method:	Systech, Fredonia, KS and Heartland Cement, Independence	USPCI, Lone Mountain, OK.

Waste:	Non-hazardous wastewater	Used Oil
If waste is hazardous, give HW ID Number:	none	none
Amount generated per month:		
Amount presently in storage:		
Accumulation time:		
Present disposal method:	Gibraltar for Deep Well or USPCI, Lone Mountain, OK Water treatment plant	Systech, Fredonia, KS.

General Requirements (GGR)

- I. Has the facility evaluated all potentially hazardous waste(s) to determine if it is hazardous? (KAR 28-31-4(b)) ☒ Yes No
- A. If waste(s) was tested, was the analysis conducted by a laboratory certified by KDHE? (KAR 28-31-4(b)(3)(A)) ☒ Yes No NA
- B. If waste(s) was tested, are the results kept for three years? (KAR 28-31-4(f)(1)(C))? ☒ Yes No NA
- II. If hazardous waste(s) is disposed of via the sanitary sewer to a Publicly Owned Treatment Works (POTW), has written permission been obtained from the operator of the POTW? (KAR 28-31-3/40 CFR 261.4) Yes No ☒ NA
- III. If industrial waste(s) is disposed of at a permitted sanitary landfill, has a disposal authorization been obtained? (KAR 28-29-23) Yes No ☒ NA
- A. If yes, list the authorization number(s): _____
- IV. Facility size classification:
- ☐ Not a Generator ☐ Small Qty. Generator ☐ Kansas Generator ☒ EPA Generator
- ☒ T/S/D Facility ☒ Transporter ☒ HW ~~Generator~~/Marketer ☐ Used oil Burner/Marketer

Hazardous Waste Determination Requirements: ☐ Adequate ☐ Inadequate

Notification Requirements (GGR)

- V. Has generator notified KDHE and obtained an EPA Identification Number? (KAR 28-31-4(c)) ☒ Yes No NA
- VI. Is current notification accurate? (KAR 28-31-4(c)(1)) ☒ Yes No NA
- A. Is this facility marketing (selling) hazardous waste as a fuel? ☒ Yes No NA
- B. Is this facility marketing (selling) used oil as a fuel? Yes ☒ No NA
- (If yes, to either question A or B, complete Used Oil Fuel Marketers/Blenders Checklist.)
- C. Is this facility burning hazardous waste as a fuel? Yes ☒ No NA
- D. Is this facility burning used oil as a fuel? Yes ☒ No NA

Notification Requirements: ☒ Adequate ☐ Inadequate ☐ NA

(If small quantity generator, stop here.)

Manifests (GMR)

VII. Is a contractual agreement used in place of manifesting? (KAR 28-31-4(d)(7)(A-C)/40 CFR 262.20(e)(1-2))

Yes ☒ No

A. If yes, does the contractual agreement include the type of waste and frequency of shipments?

Yes No

B. If yes, is the vehicle used to transport the waste owned and operated by the reclaimer of the waste?

Yes No

C. If yes, is a copy of the agreement kept for a period of three years after termination of agreement?

Yes No NA

VIII. Is a current manifest showing revision date and burden disclosure statement used? (KAR 28-31-4(d)/40 CFR 262.20)

☒ Yes No NA

A. If yes, does manifest(s) include:

1. Generator EPA Identification Number (12 digit) and manifest document number (five digit)?

☒ Yes No NA

2. Number of pages?

☒ Yes No

3. Generator's name and mailing address?

☒ Yes No

4. Generator's phone number?

☒ Yes No

5. Transporter 1 Name?

☒ Yes No

6. Transporter 1 EPA Identification Number?

☒ Yes No

7. Transporter 2 Name?

☒ Yes No NA

8. Transporter 2 EPA Identification Number?

☒ Yes No NA

9. Name and site address of designated facility?

☒ Yes No

10. Designated facility's EPA Identification Number?

☒ Yes No

11. Waste Description (DOT shipping name, hazard class, and Identification Number)?

☒ Yes No

12. Number and type of containers?

☒ Yes No

13. Total quantity?

☒ Yes No

14. Unit (weight or volume)?

☒ Yes No

15. Special handling instructions?

☒ Yes No NA

16. Generator's certification including waste minimization statement, generator's signature, and date?

☒ Yes No

17. Name, signature, and date of transporter 1?

☒ Yes No

18. Name, signature, and date of transporter 2?

☒ Yes No NA

B. Does generator retain a copy of manifest(s) signed by both generator and transporter? (KAR 28-31-4(d)(4)(A-C))

☒ Yes No

C. Does generator retain copy of manifest(s) signed and dated by T/S/D/ facility owner/operator for three years? (KAR 28-31-4(f)(1)(A))

☒ Yes No

D. Has generator ever failed to receive a signed copy of a manifest within 45 days of initiating a shipment?

Yes ☒ No

1. If yes, was exception report(s) filed? (KAR 28-31-4(f)(4)(B))

Yes No ☒ NA

2. If yes, was copy retained for three years? (KAR 28-31-4(f)(1)(A))

Yes No ☒ NA

Manifesting Requirements:

☒ Adequate

☐ Inadequate

☐ NA

Land Disposal Restrictions Requirements (GLB)

- IX. Does facility generate any wastes subject to the land disposal restrictions requirements of 40 CFR 268, Subparts B and C?

Yes ☒ No ☐

List these wastes:

- A. All wastes D. _____
B. _____ E. _____
C. _____ F. _____

- X. Is the waste(s) covered by a National Variance(s), Extension, or Petition? (40 CFR 268 5&6)

Yes ☐ No ☒

A. If yes, describe the variance, extension, or petition which applies:

- XI. Is the waste covered by an exemption? (40 CFR 268.1(c)(2))

Yes ☐ No ☒

A. If yes, does the generator provide a notice with the waste to the T/S/D facility stating that the waste is exempt from the land disposal restrictions? (40 CFR 268.7(a)(3))

Yes ☐ No ☒

- XII. Does generator ship waste(s) covered by the Land Disposal Restrictions off-site for treatment or disposal?

Yes ☒ No ☐

A. If yes, does the generator provide a notification to the T/S/D facility that includes: EPA hazardous waste number(s), applicable treatment standards, manifest number(s), and waste analysis data, if available? (40 CFR 268.7)

Yes ☒ No ☐

B. If yes, is a copy of this notification kept for five years?

Yes ☒ No ☐

- XIII. Does generator treat restricted waste(s) on-site so that they are below the land disposal restrictions standards? (If yes, fill out land disposal restrictions checklist.)

Yes ☐ No ☒

Land Disposal Restrictions Requirements:

☒ Adequate

☐ Inadequate

☐ NA

Pre-Transport Requirements (GPT)

- XIV. Does generator package waste in accordance with DOT requirements? (KAR 28-31-4(e)(1))

Yes ☒ No ☐ NA ☐

- XV. Does generator label (flammable liquid, poison, etc.) each package in accordance with DOT requirements of 49 CFR 172.101 or 172.102? (KAR 28-31-4(e)(2))

Yes ☒ No ☐ NA ☐

- XVI. Does generator mark (consignee's or consignor's name and address, etc.) on each package in accordance with DOT requirements of 40 CFR 172 Subpart D? (KAR 28-31-4(e)(3))

Yes ☒ No ☐ NA ☐

- A. Does generator mark each container of 110 gallons or less as below? (KAR 28-31-4(e)(3))

Yes ☒ No ☐ NA ☐

Hazardous Waste — Federal Law Prohibits Improper Disposal.
If found, contact the nearest police or public safety authority or the US EPA.

Generator's Name and Address

Manifest Document Number

- XVII. Does generator have placards to offer to transporters in accordance with 49 CFR 172 Subpart F? (KAR 28-31-4(e)(4))

Yes ☒ No ☐ NA ☐

XVIII. Does generator only use a transporter who is properly registered with the department? (KAR 28-31-4(c)(2))

☒ Yes ☐ No ☐ NA

Pre-Transport Requirements:

☒ Adequate

☐ Inadequate

☐ NA

Biennial Reports (GRR)

XIX. Has generator submitted a biennial report(s) to KDHE? (KAR 28-31-4(f)(2))

☒ Yes ☐ No ☐ NA

☒ Yes ☐ No ☐ NA

A. If yes, does generator retain copies for three years? (KAR 28-31-4(f)(1)(B))

(Note: compare quantities reported on last biennial report with the total quantity of all manifests for those years.)

Biennial Report Requirements:

☒ Adequate

☐ Inadequate

Special Conditions (GSC)

XX. Has generator received or transported any hazardous waste to or from a foreign source?
(40 CFR Subpart E & F)

☒ Yes ☐ No

A. If yes, has generator filed a notice with the Secretary of Health and Environment?

☒ Yes ☐ No ☐ NA

B. Is waste manifested and signed by a foreign consignee?

☒ Yes ☐ No ☐ NA

C. If generator transports waste out of the country, has confirmation of delivered shipment been received?

Yes ☐ No ☒ NA

Special Conditions Requirements:

☐ Adequate

☐ Inadequate

☐ NA

Storage Requirements (GPT)

XXI. Does generator temporarily store waste before transport?

☒ Yes ☐ No

A. For 90 days or less?

☒ Yes ☐ No ☐ NA

B. For more than 90 days?

☒ Yes ☐ No ☐ NA

C. If waste is stored in containers:

1. Are containers marked with the words: "Hazardous Waste"? (KAR 28-31-4(g)(3) or (h)(1)(D))

☒ Yes ☐ No ☐ NA

2. Is the accumulation start date marked on each container? (KAR 28-31-4(g)(2) or (h)(1)(C))

☒ Yes ☐ No ☐ NA

3. Are all containers holding hazardous waste closed during storage except when necessary to add or remove waste? (KAR 28-31-4(g)(1) or (h)(1)(B))

☒ Yes ☐ No ☐ NA

4. Does generator conduct weekly inspections of containers for signs of leakage and/or deterioration caused by corrosion or other factors? (KAR 28-31-4(k))

☒ Yes ☐ No ☐ NA

a. If yes, are these inspections documented in a log that includes date and time of inspection, full name of inspector, notations of observations, and date and nature of remedial actions? (KAR 28-31-4(k)/40 CFR 265.15(d))

☒ Yes ☐ No ☐ NA

5. Are containers holding ignitable or reactive waste(s) located at least 15 meters (50 feet) from the facility's property line? (EPA Generator and T/S/D Only) (KAR 28-31-4(g)(1) / 40 CFR 265.176)
6. If waste in containers is incompatible with other materials stored nearby, are the containers separated from the other materials by means of a dike, berm, wall, or other means? (KAR 28-31-4(g)(1) or (h)(1)(B) / 40 CFR 265.177)
7. Does generator have any satellite storage areas? (KAR 28-31-4(j))
- If yes,
- Is the waste stored in a container at or near the point of generation and under the control of the operator of the process generating the waste?
 - Is the container in good condition and closed except to add or remove waste?
 - Is the container marked with the words: "Hazardous Waste"?
 - Is the container marked with the accumulation start date at the time it becomes full?
 - Is the full container moved to the storage area within three days after it became full?

☒ Yes No NA

☒ Yes No NA
☒ Yes No NA

☒ Yes No
☒ Yes No
☒ Yes No
☒ Yes No
☒ Yes No

(If waste(s) is placed in tanks, piles, or surface impoundments, complete the appropriate inspection checklist.)

Storage Requirements:

☒ Adequate

☐ Inadequate

☐ NA

Kansas Generator's Emergency Preparedness (GSO)

XXII. Has facility named one employee as emergency coordinator? (KAR 28-31-4(h)(1)(E))

- Is the emergency coordinator available to respond to an emergency by reaching the facility within a short period of time?
- Is the emergency coordinator or his/her designee prepared to respond to any emergencies (fires, spills, or releases) that arise?
- Is the emergency coordinator familiar with the reporting requirements of KAR 28-31-4(h)(2)?

Yes No

Yes No

Yes No

Yes No

XXIII. Is the following information posted next to at least one telephone which is immediately assessable in an emergency? (KAR 28-31-4(h)(1)(F))

- Name and telephone of emergency coordinator?
- Location of fire extinguishers, fire alarms, or spill control material, if available?
- Telephone number of fire department unless the facility has a direct alarm?

Yes No

Yes No

Yes No NA

XXIV. Have employees been trained so that they are familiar with proper waste handling and emergency procedures that are relevant to their responsibilities during normal facility operations? (KAR 28-31-4(h)(1)(G))

- Is this training documented in any way?

Yes No

Yes No

Kansas Generator's Emergency Preparedness Requirements :

☐ Adequate

☐ Inadequate

☐ NA

(If Kansas generator, stop here.)

Preparedness and Prevention (GPT)

XXV. If appropriate, based upon the nature and quantity of waste(s) generated and stored at the facility, is the facility equipped with:

- | | | | |
|---|-----|----|----|
| A. Internal communication or alarm system easily accessible in case of emergency? (KAR 28-31-4(g)(4)/40 CFR 265.32(a)) | Yes | No | NA |
| B. Telephone or hand-held two-way radio capable of summoning emergency response personnel? (KAR 28-31-4(g)(4)/40 CFR 265.32(b)) | Yes | No | NA |
| C. Portable fire extinguisher, fire control equipment, spill control equipment, and decontamination equipment? (KAR 28-31-4(g)(4)/40 CFR 265.32(c)) | Yes | No | NA |
| D. Is water of adequate volume provided for hose streams, foam producing equipment, sprinklers, etc.? (KAR 28-31-4(g)(4)/40 CFR 265.32(d)) | Yes | No | NA |
| E. Is this equipment (A-C above) tested and maintained to ensure its proper operation? (KAR 28-31-4(g)(4)/40 CFR 265.33) | Yes | No | NA |

XXVI. Does a check of the facility show sufficient aisle space to allow unobstructed movement of personnel and equipment? (KAR 28-31-4(g)(4)/40 CFR 265.35)

Yes No NA

XXVII. If appropriate for the type(s) of waste handled, has the owner/operator made the following arrangements:

- | | | | |
|---|-----|----|----|
| A. Familiarized the local emergency authorities with the facility, waste(s) handled, entrances and exits? (KAR 28-31-4(g)(4)/40 CFR 265.37(a)(1)) | Yes | No | NA |
| B. Designated one authority where one or more police or fire departments might respond to an emergency? (KAR 28-31-4(g)(4)/40 CFR 265.37(a)(2)) | Yes | No | NA |
| C. Made agreements with local emergency response teams, emergency response contractors, and equipment suppliers? (KAR 28-31-4(g)(4)/40 CFR 265.37(a)(3)) | Yes | No | NA |
| D. Familiarized local hospitals with the properties of hazardous waste(s) handled and types of injuries which could result from fires, explosions, or releases at the facility? (KAR 28-31-4(g)(4)/40 CFR 265.37(a)(4)) | Yes | No | NA |

XXVIII. In cases where local authorities decline to enter into such arrangements, is the refusal entered in the operating record? (KAR 28-31-4(g)(4)/40 CFR 265.37(b))

Yes No NA

Preparedness and Prevention Requirements: ☐ Adequate ☐ Inadequate ☐ NA

Personnel Training (GPT)

XXIX. Has the owner/operator established a hazardous waste management training program? (KAR 28-31-4(g)(4)/40 CFR 265.16)

Yes No

- | | | |
|---|-----|----|
| A. Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16(a)(2)) | Yes | No |
| B. Are new personnel trained within six months after their employment? (40 CFR 265.16(b)) | Yes | No |
| C. Are new employees supervised until training is completed? (40 CFR 265.16(b)) | Yes | No |
| D. After initial training, are employees trained on an annual basis? (40 CFR 265.16(c)) | Yes | No |
| E. Does the facility maintain the following documents and records: | | |
| 1. Job title and job description for each position related to hazardous waste management? (40 CFR 265.16(d)(1)&(2)) | Yes | No |
| 2. Description of type and amount of training to be given each person? (40 CFR 265.16(d)(3)) | Yes | No |
| 3. Records of training given to facility personnel? (40 CFR 265.16(d)(4)) | Yes | No |

Personnel Training Requirements: ☐ Adequate ☐ Inadequate

Contingency Plan (C.P.T.)

XXX. Does the facility have a contingency plan? (KAR 28-31-4(g)(4)/40 CFR 265 Subpart D)
If yes,

Yes No

A. Does the plan list the name(s), home address, and phone number of designated emergency coordinator(s) in the order in which they should be contacted? (40 CFR 265.52(d))

Yes No

B. Is an emergency coordinator available at all times? (40 CFR 265.55)

Yes No

C. Does the plan describe emergency actions facility personnel must take to respond to fires, explosions, or releases of hazardous waste? (40 CFR 265.52(a))

Yes No

D. Does the plan describe arrangements made with emergency response agencies? (40 CFR 265.52(c))

Yes No

E. Does the plan include a list of all emergency equipment at the facility, its location, a physical description of each item on the list, and a brief outline of its capabilities? (40 CFR 265.52(e))

Yes No

F. Does the plan include an evacuation plan for facility personnel that describes signals and evacuation routes? (40 CFR 265.52(f))

Yes No

G. Have copies of the plan been provided to outside emergency response agencies and hospitals? (40 CFR 265.53)

Yes No

Contingency Plan Requirements:

☐ Adequate

☐ Inadequate

(If EPA generator, stop here.)

Transporter Requirements (TRR)

XXXI. Does this facility transport hazardous waste?

☒ Yes ☐ No

If yes,

A. Are they registered as a hazardous waste transporter in the state of Kansas? (KAR 28-31-6 (b))

☒ Yes ☐ No

B. Does transporter comply with the manifest requirements of 40 CFR Part 263.20 except 263.20(h)?

☒ Yes ☐ No

C. Does transporter retain a copy of the manifest for three years? (40 CFR 263.22(a))

☒ Yes ☐ No

D. Does this facility transport hazardous waste subject to the manifest exemption of KAR 28-31-4(d)(7)?

Yes ☒ No

1. Does the transporter record the name, address, and EPA ID Number of the generator; quantity of waste shipped; DOT shipping information; and the date the waste was accepted in a log or shipping paper?

Yes ☐ No ☒ NA

2. Does the transporter carry this record when transporting the waste to the reclamation facility?

Yes ☐ No ☒ NA

3. Does the transporter retain these records for a period of three years after the termination or expiration of the agreement?

Yes ☐ No ☒ N/A

Transporter Requirements:

☒ Adequate

☐ Inadequate

☐ NA

Additional Information and Conclusions:

Handwritten notes on lined paper. The page contains approximately 25 horizontal lines. The handwriting is illegible due to blurring and low contrast.



DEPARTMENT OF HEALTH AND ENVIRONMENT

RCRA Compliance Inspection Report

T/S/D Facilities Checklist

A. General

Date 7-28-92 Time 9:00 AM EPA ID No. KSD007246846
Facility Name Hydrocarbon Recyclers, Inc.
Street 2549 N. New York
City Wichita, Kansas Zip 67219
County Sedgwick Phone (316) 268-9490
Contact Steve Keiter, Facility Manager Ron Robertson, Facility Safety and Compliance Officer
Inspector Teresa Hansen, Siew Kour, Kris Goschen EPA Region VII
Other _____

B. Activity at Site

<u>Treatment</u>	<u>Storage</u>	<u>Disposal</u>
<input type="checkbox"/> Chem/Phys/Bio Treatment	<input checked="" type="checkbox"/> Drums	<input type="checkbox"/> Incineration
<input type="checkbox"/> Filtration	<input type="checkbox"/> Pile	<input type="checkbox"/> Landfill
<input type="checkbox"/> Incineration	<input type="checkbox"/> Surface Impoundment	<input type="checkbox"/> Land Treatment
<input type="checkbox"/> Recycling/Recovery	<input checked="" type="checkbox"/> Tank, Above ground	<input type="checkbox"/> Surface Impoundment
<input type="checkbox"/> Reprocessing	<input type="checkbox"/> Tank, Below ground	<input type="checkbox"/> Other ()
<input type="checkbox"/> Solvent Recovery	<input type="checkbox"/> Other ()	
<input type="checkbox"/> Thermal Treatment		
<input type="checkbox"/> Volume Reduction		
<input type="checkbox"/> Waste Oil		
<input type="checkbox"/> Other ()		

Comments: _____

C. Waste Analysis Plan

265.13

1. Does facility maintain a copy of its waste analysis plan at the facility?

YES NO

A. If yes, does the plan include:

1. Parameters for which each hazardous waste will be analyzed and rationale for the selection of these parameters.

YES NO

2. Test methods which are used to test for these parameters.

YES NO

3. Sampling method used to obtain sample.

YES NO

4. Frequency with which the initial analysis will be reviewed or repeated to ensure the analysis is current.

YES NO

5. For off-site facilities, the waste analyses that generators have agreed to supply.

YES NO NA

6. For off-site facilities, the procedures which are used to inspect and analyze each movement of hazardous waste received to ensure that it matches the identity of the waste designated on the manifest.

YES NO NA

Waste analysis plan requirements:

☒ Adequate ☐ Inadequate

D. Security

265.14

1. Does the facility provide either of the following:

- a. A 24-hour surveillance system? (T.V. monitoring or guards).

YES ☒ NO

- b. An artificial or natural barrier (fence, fence and cliff combination) and a means to control entry (attendant, T.V. monitoring, locked entrance, controlled roadway access).

☒ YES NO

2. Does the facility provide warning signs at entrances. YES NO
3. Does the facility consider itself exempt from security requirements? YES NO

Security requirements:

☒ Adequate [] Inadequate [] Not Applicable

E. General Inspection Requirements

265.15

1. Does the owner/operator maintain a written schedule at the facility for inspecting:
- a. Monitoring equipment YES NO
 - b. Safety and emergency equipment YES NO
 - c. Security devices YES NO
 - d. Operating and structural equipment YES NO
2. Does the inspection schedule identify the types of problems which are to be looked for during the inspections? YES NO
3. Does the owner/operator maintain an inspection log? YES NO
- a. If yes, does the log contain the:
 - 1. Date and time of inspection YES NO
 - 2. Name of inspector YES NO
 - 3. Notation of observations YES NO
 - 4. Date and nature of repairs or remedial action YES NO

Inspection requirements:

☒ Adequate [] Inadequate

F. Personnel Training

265.16

1. Does the owner/operator maintain at the facility, the following documents and records:

- a. Job title and job description for each position related to hazardous waste management. ☒ YES ☐ NO
- b. Description of type and amount of training to be given each person. ☒ YES ☐ NO
- c. Records of training given to facility personnel. ☒ YES ☐ NO

Personnel training requirements:

☐ Adequate ☐ Inadequate

G. Requirements For Ignitable, Reactive, or Incompatible Wastes

265.17

- 1. Does the facility handle ignitable or reactive wastes? ☒ YES ☐ NO
 - a. If yes, is the waste separated and confined from sources of ignition or reaction, sparks, spontaneous ignition, and radiant heat? ☒ YES ☐ NO ☐ NA
- 2. Are smoking and open flames confined to specially designated locations? ☒ YES ☐ NO ☐ NA
- 3. Are "No Smoking" signs posted in hazard areas? ☒ YES ☐ NO ☐ NA
- 4. Does a check of these areas show any leakage or corrosion of containers? ☒ YES ☐ NO ☐ NA
- 5. Does a check of these areas show evidence of heat generation from interaction of incompatible wastes? YES ☒ NO ☐ NA

Ignitable, reactive, or incompatible waste requirements:

☒ Adequate ☐ Inadequate ☐ Not Applicable

H. Preparedness and Prevention

265.31

- 1. Does an inspection of the facility show any evidence of fire, explosion, or contamination? YES ☒ NO ☐

265.32

- 2. If applicable to the facility, is the facility equipped with:
 - a. Internal communication or alarm system easily accessible in case of emergency? ☒ YES ☐ NO ☐ NA
 - b. Telephone, hand-held two-way radio capable of summoning emergency response personnel? ☒ YES ☐ NO ☐ NA

265.33

265.35

265.37

3. Are portable fire extinguishers, fire control equipment, spill control equipment, and decontamination equipment provided?

☒ YES NO NA

4. Is water of adequate volume provided for hose streams, foam producing equipment, sprinklers, etc.?

☒ YES NO NA

5. Is this equipment (1-4 above) tested and maintained to assure its proper operation?

☒ YES NO NA

6. Does a check of the facility show sufficient aisle space to allow unobstructed movement of personnel and equipment?

☒ YES NO NA

7. If appropriate for the type(s) of waste handled has the owner/operator made arrangements with the local emergency authorities to familiarize them with the layout of facility, properties of wastes handled and associated hazards, places where facility personnel normally work, entrances to roads inside facility, and possible evacuation routes?

☒ YES NO NA

8. In areas where more than one police and fire department might respond, is there one designated authority?

YES NO ☒ NA

9. If appropriate for the type(s) of waste handled does the owner/operator have agreements with State emergency response teams, emergency response contractors, and equipment suppliers?

YES NO ☒ NA

10. If appropriate for the type(s) of waste handled has the owner/operator arranged to familiarize local hospitals with the properties of hazardous waste(s) handled and types of injuries which could result from fires, explosions, or releases at the facility?

☒ YES NO NA

11. In cases where state or local authorities decline to enter into such arrangements, is the refusal entered in the operating record?

YES NO ☒ NA

Preparedness and prevention requirements:

☒ Adequate ☐ Inadequate

I. Contingency Plan and Emergency Procedures

262.53

1. Is a contingency plan maintained at the facility and have copies been provided to outside agencies which may be called upon to provide emergency services?

☒ YES NO

262.52

2. Does the plan describe arrangements made with emergency response personnel?

☒ YES NO

265.55

3. Does the plan list the name(s), home address, and phone number(s) of the designated emergency coordinator(s)? YES ☒ NO ☐
4. Is an emergency coordinator available at all times? ☒ YES ☐ NO
5. Does the plan include a list of all emergency equipment at the facility, its location, a physical description of each item on the list, and a brief outline of its capabilities? ☒ YES ☐ NO
6. Does the plan include an evacuation plan for facility personnel? ☒ YES ☐ NO

Contingency plan and emergency procedures requirements:

[] Adequate

☒ Inadequate

Change in Emergency Coordinator List

J. Manifest System, Recordkeeping, and Reporting

265.71

1. Does the facility receive waste from off-site? ☒ YES ☐ NO
- a. If yes, does the owner/operator sign and date each copy of the manifest and give a signed copy to the transporter? ☒ YES ☐ NO ☐ NA
- b. Does the owner/operator send a signed copy of the manifest to the generator within 30 days of the delivery? ☒ YES ☐ NO ☐ NA
- c. Does the owner/operator retain a copy of manifest? ☒ YES ☐ NO ☐ NA
2. Does the facility receive any waste from a rail or water (bulk shipment) transporter? YES ☒ NO ☐
- a. If yes, is the shipment accompanied by a shipping paper containing the appropriate information? YES ☐ NO ☒ NA
1. If yes, does the owner/operator sign and date the shipping paper and provide the transporter with a copy? YES ☐ NO ☒ NA
2. Does the owner/operator send a signed copy of the shipping paper to the generator within 30 days of the delivery? YES ☐ NO ☒ NA
3. Does the owner/operator retain a copy of the shipping paper? YES ☐ NO ☒ NA
3. Has the facility received any shipments of waste which were inconsistent with the manifest? YES ☒ NO ☐

365.72

a. If yes, was an attempt made to reconcile the discrepancy with the generator and transporter?

YES NO ☒ NA

1. If no, was the Regional Administrator notified?

YES NO ☒ NA

265.73

4. Does the owner/operator keep a written operating record at the facility?

☒ YES NO

a. If yes, does the operating record include:

1. A description and the quantity of each hazardous waste received, and method(s) and date(s) of its treatment, storage, and disposal?

☒ YES NO NA

2. The location of each hazardous waste within the facility and the quantity at each location?

☒ YES NO NA

3. Records and results of waste analyses?

☒ YES NO NA

4. Reports and details of incidents requiring implementation of the contingency plan?

YES NO ☒ NA

5. Records and results of required inspections?

☒ YES NO NA

6. Monitoring, testing, or analytical data?

☒ YES NO NA

7. Closure cost estimates (and for disposal facilities, post-closure cost estimates)?

☒ YES NO NA

265.76

5. Has the facility received any waste, which does not fall under the small generator exclusion, not accompanied by a manifest or shipping paper?

YES ☒ NO

a. If yes, was an unmanifested waste report submitted to the Regional Administrator?

YES NO ☒ NA

Manifest system, recordkeeping, and reporting requirements:

☒ Adequate ☐ Inadequate

K. Closure and Post-Closure

265.112

1. Does the owner/operator have a written closure plan for the facility?

☒ YES NO

a. If yes, does the plan include:

1. A description of how and when the facility will be closed?

☒ YES NO

2. A description of the steps necessary to completely close the facility? YES NO
3. An estimate of the maximum inventory of wastes in storage or in treatment at any given time during the facility life? YES NO
4. A description of the steps needed to decontaminate facility equipment at the time of closure? YES NO
5. An estimate of the expected year of closure and a schedule for final closure which includes the total time required to close the facility and the time required for intervening closure activities which allow tracking closure progress? YES NO

265.118

2. If the facility is a disposal facility, does the owner/operator have a written post-closure plan? YES NO ☒ NA
 - a. If yes, does the plan include:
 1. Ground-water monitoring activities and frequencies at which they will be performed? YES NO ☒ NA
 2. Maintenance activities and frequencies at which they will be performed to ensure the integrity of the cap and containment structures where applicable, and the function of the monitoring equipment? YES NO ☒ NA
 3. The name, address, and phone number of the person or office to contact during the post-closure period? YES NO ☒ NA

Closure and post-closure requirements:

☐ Adequate ☐ Inadequate

L. Financial Requirements

- 265.142 1. Does the owner/operator have a written estimate of the closure cost? YES NO
- 265.143 2. Has the owner/operator established financial assurance for facility closure and notified the Regional Administrator? (Required after 7-6-82). YES NO
- 265.144 3. If the facility is a disposal facility, does the owner/operator have a written estimate of the annual cost of post-closure monitoring and maintenance of the facility? YES NO NA

265.145

4. Has the owner/operator of the disposal facility established financial assurance for post-closure care and notified the Regional Administrator? (Required after 7-6-82)

YES NO NA

265.147

5. Has the owner/operator obtained liability insurance for sudden occurrences of at least \$1 million with an aggregate of at least \$2 million exclusive of legal defense costs? (Effective 7-15-82).
6. If the facility is a disposal facility, has the owner/operator obtained liability insurance for nonsudden and accidental occurrences of at least \$3 million per occurrence with an annual aggregate of at least \$6 million exclusive of legal defense costs? (Effective 7-15-82)

YES NO

YES NO NA

Financial requirements:

[] Adequate [] Inadequate

M. Management of Containers

265.170

1. Are containers presently used to store hazardous waste? **YES** NO
- a. If no, do not complete questions 2-5.
- b. If yes, check condition of containers and for evidence of incompatibility of waste with containers.

Containers in poor condition

Condition of Containers:

[] Adequate ☒ Inadequate [] Not Applicable

265.173

2. Are all containers holding hazardous waste closed during storage except when necessary to add or remove waste?

YES NO NA

265.174

3. Does owner/operator inspect areas where containers are stored, at least weekly, for signs of leakage and/or deterioration caused by corrosion or other factors?

YES NO NA

265.176

4. Are containers holding ignitable or reactive waste located at least 15 meters (50 feet) from the facility's property line?

☒ YES ☐ NO ☐ NA

265.177

5. If waste in containers is incompatible with other materials stored nearby, in other containers, piles, open tanks, or surface impoundments, are the containers separated from the other materials by means of a dike, berm, wall, or other device?

☒ YES ☐ NO ☐ NA

Management of Containers:

☒ Adequate ☐ Inadequate ☐ Not Applicable

Note: Determine if owner/operator claims any information confidential.

Note: Fill out applicable checklists for specific facility types (i.e. tanks, surface impoundments, piles, land treatment, landfills, groundwater monitoring).

Additional Information and CONCLUSIONS _____

Form: TSD 4/82



Tank Inspection Checklist

Owner Information

Date 7-28-92 EPA I.D. No. KSD007246846
Facility Name Hydrocarbon Recyclers, Inc.
Street 2549 N. New York
City Wichita, Kansas Zip 67219

Tank information

	Tank #1	Tank #2	Tank #3
Description:	See attached sheet.		
Capacity:			
Substance Stored:			
Waste Code:			
Location:			

Existing Tank System(s)

- I. Is the tank(s) labeled with the words "Hazardous Waste"? (K.A.R. 28-31-4) ☒ Yes ☐ No
- II. If the tank(s) is not covered, does it have at least 2 feet (60 cm) of freeboard unless equipped with a spill containment system with a capacity that equals or exceeds the volume that 2 feet of freeboard would provide? (40 CFR 265.192(c)) Yes ☐ No ☒ NA
- III. Is the tank(s) equipped with a waste-feed cutoff or bypass system(s) as required by 40 CFR 265.192(b and d)? ☒ Yes ☐ No
- IV. Are daily inspections made of all systems pertinent to the proper operation of the tank?
- A. Discharge and cutoff systems? ☒ Yes ☐ No
- B. Tank level and freeboard? ☒ Yes ☐ No ☐ NA
- C. Drainage systems? Yes ☐ No ☒ NA

- D. Above-ground portion for corrosion? ☒ Yes ☐ No ☐ NA
- E. Monitoring and leak detection equipment? ☒ Yes ☐ No ☐ NA
- F. Secondary containment? ☒ Yes ☐ No ☐ NA
- V. Are these inspections documented in a log? ☒ Yes ☐ No
- A. In the case of a permitted T/S/D facility, do they follow the inspection schedule outlined in their permit? ☒ Yes ☐ No ☐ NA
- VI. Has the tank(s) been used to treat or store wastes substantially different from previous wastes or have substantially different treatment processes been used in the tank(s)? Yes ☒ No
- A. If yes, were waste analyses and trial treatment or storage tests conducted prior to implementing the proposed changes and is all the data kept on file in the facility operating record or was written, documented information on similar storage or treatment process changes obtained prior to implementing the proposed changes and is all documentation kept on file in the facility operating record? Yes No ☒ NA
- VII. With the exception of emergency situations, have ignitable or reactive wastes been placed in the tank(s) by the facility? ☒ Yes ☐ No ☐ NA
- A. If yes, has the facility insured the safety of the operation by one or both of the following methods (40 CFR 265.98)?
1. Was the waste treated immediately before or after being placed in the tank(s) so that it is no longer ignitable or reactive and such treatment is done in compliance with the safety requirements of 40 CFR 265.15(b)? Yes ☒ No ☐ NA
2. Was the waste stored or treated under protected conditions eliminating the possibility of ignition or reaction? ☒ Yes ☐ No ☐ NA
- VIII. If a covered tank(s) is used to treat or store ignitable or reactive wastes, does the facility meet the NFPA buffer zone requirements? (40 CFR 265.198(b)) ☒ Yes ☐ No ☐ NA
- IX. If incompatible waste materials are placed in the same tank(s) or are put in a contaminated tank(s), is this done under completely controlled and safe conditions as specified in 40 CFR 265.199? Yes No ☒ NA
- X. If the tank(s) has cathodic protection systems, is it inspected according to the following schedule (40 CFR 265.195(b))?
- A. Was proper operation confirmed within 6 months of installation and annually thereafter? Yes No ☒ NA
- B. Are induced current sources inspected/tested at least bimonthly? Yes No ☒ NA
- C. Are records maintained of these inspections? Yes No ☒ NA
- XI. Was the tank(s) used for the management of hazardous waste prior to July 14, 1986? ☒ Yes ☐ No ☐ NA
- A. If yes, does the tank system(s) have secondary containment? ☒ Yes ☐ No ☐ NA
- B. If no, has a written assessment that attests to the integrity of the tank(s) been prepared by an independent registered engineer? ☒ Yes ☐ No ☐ NA
- If yes, did the assessment include the following:
1. Design standards according to which the tank and ancillary equipment were constructed? ☒ Yes ☐ No

- | | | | |
|---|-------|----|------|
| 2. Existing corrosion protection measures? | Yes | No | (NA) |
| 3. Hazardous characteristics of the waste to be handled? | (Yes) | No | |
| 4. Documented age of the tank system (if available) or estimate of the age? | (Yes) | No | |
| 5. Results of a leak test, internal inspection, or other tank integrity examination? (If the results of this test show the tank to be leaking or unfit for use, the owner must implement 40 CFR 265.196.) | (Yes) | No | |
| 6. Is the leak test conducted annually by an independent, qualified, registered engineer? (40 CFR 265.193(i)(1) and (2)) | (Yes) | No | |
| 7. Are records of the assessment results maintained on file at the facility? | (Yes) | No | |

Schedule date when secondary containment is required per schedule in 40 CFR 265.193(a) (1 through 5). _____

Existing Tank System(s)

☒ Adequate

☐ Inadequate

New Tank System(s)

- XII. Is the tank system(s) required to have secondary containment (new system or according to schedule in 40 CFR 265.193(a)(1 through 5)? (Yes) No
- A. If yes, has the owner or operator requested a variance from the secondary containment? (40 CFR 265.193(g and h)) Yes (No) NA
- B. If yes, does the secondary containment meet the following minimum requirements? (40 CFR 265.193(b and c))
- | | | | |
|--|-------|----|----|
| 1. Constructed of or lined with materials compatible with the waste and of sufficient strength? | (Yes) | No | NA |
| 2. Placed on a structurally adequate foundation? | (Yes) | No | NA |
| 3. Provided with a leak detection system capable of detecting releases within 24 hours? | (Yes) | No | NA |
| 4. Adequately sloped or designed and operated to drain and remove liquids from leaks, spills or precipitation? | (Yes) | No | NA |
- C. If yes, does the secondary containment include one of the following: (40 CFR 265-193(d))
- | | | | |
|---|-------|------|------|
| 1. External liner? | Yes | (No) | NA |
| 2. Vault? | (Yes) | No | NA |
| 3. Double-walled tank? | Yes | (No) | NA |
| 4. Equivalent device approved by the Secretary? | Yes | No | (NA) |

D. If yes, does the secondary containment satisfy the following requirements: (40 CFR 265.193(e))

For External Lines and Vaults

1. Adequate capacity to contain 100% of the largest tank within its boundary?
2. Designed or operated to prevent infiltration of precipitation into the containment system unless it has adequate capacity to contain a 25 year, 24 hour rain event?
3. Free of cracks or gaps?
4. Completely surrounds the tank and surrounding earth likely to be exposed to waste if a release occurs?

<input checked="" type="radio"/> Yes	No	NA
<input checked="" type="radio"/> Yes	No	NA
<input checked="" type="radio"/> Yes	No	NA
<input checked="" type="radio"/> Yes	No	NA

For Vaults

1. Constructed with chemical-resistant water stops at all joints?
2. Provided with an impermeable coating or lining over the concrete?
3. Protected against vapor ignition, if required due to the waste characteristics?
4. Provided with an exterior moisture barrier?

<input checked="" type="radio"/> Yes	No	NA
<input checked="" type="radio"/> Yes	No	NA
Yes	No	<input checked="" type="radio"/> NA
Yes	No	<input checked="" type="radio"/> NA

For Double-Walled Tanks

1. Designed as an integral structure for containment of releases?
2. If metal, is it protected from corrosion, if metal?
3. Provided with a built-in continuous leak detection system capable of detecting releases within 24 hours?

Yes	No	<input checked="" type="radio"/> NA
Yes	No	<input checked="" type="radio"/> NA
Yes	No	<input checked="" type="radio"/> NA

XIII. Is ancillary equipment provided with adequate secondary containment? (40 CFR 265-193(f))

<input checked="" type="radio"/> Yes	No	NA
--------------------------------------	----	----

XIV. Has the tank system or secondary containment system had a leak or spill or was it determined to be unfit for use?

Yes	<input checked="" type="radio"/> No	NA
-----	-------------------------------------	----

A. If yes, was it immediately removed from service and appropriate follow-up actions taken as required by 40 CFR 265.196 (b through e)?

Yes	No	<input checked="" type="radio"/> NA
-----	----	-------------------------------------

XV. If extensive repair has been conducted on the tank system was it recertified in accordance with 40 CFR 270.11(d) and such certification submitted to the Secretary within 7 days? (40 CFR 265.196(f))

Yes	No	<input checked="" type="radio"/> NA
-----	----	-------------------------------------

New Tank System Requirements

☒ Adequate ☐ Inadequate

Comments: _____

Hazardous Waste Tank Storage (S02) Service¹

VESSEL	CAPACITY - WORK (gal)	CAPACITY - MAX (gal)	LOCATION
V-1	7,181	7,363	Process Area
V-2	7,084	7,084	Process Area
V-3	7,181	7,363	Process Area
V-4	7,181	7,363	Process Area
V-5	20,895	20,895	Process Area
V-6	20,895	20,895	Process Area
V-7	7,181	7,363	Process Area
V-8	7,181	7,363	Process Area
V-9	5,078	5,078	Building D
V-10	5,078	5,078	Building D
V-11	5,078	5,078	Building D
V-12	5,078	5,078	Building D
V-13	5,078	5,078	Building D
V-14	5,078	5,078	Building D
V-15A	2,659	2,659	Building D
V-15B	2,659	2,659	Building D
V-15C	2,659	2,659	Building D
V-15D	2,659	2,659	Building D
V-16	9,028	9,028	Building D
V-17	522	522	Process Area
V-18	489	489	Building D
V-26	1,129	1,155	Process Area
V-29	90	90	Building D
V-30	90	90	Building D
V-31	115	115	Building D
V-32	115	115	Building D
V-34	539	539	Process Area
TOTAL	138,000	138,936	N/A

Department of Health & Environment
Division of Environment

PHOTO MOUNTING SHEET

Name of Site: Hydrocarbon Recyclers, Inc. EPA ID # KSD007246846
2549 N. New York
Location: City Wichita County Sedgwick Legal



Picture No. 1
Date: 7-28-92
Time:
General Direction Faced:

Weather Conditions: clear
Type of Camera:

Comments: Aisle C701-
Crystallized on
drum rim & down
side



Picture No. 2
Date: 7-28-92
Time:
General Direction Faced:

Weather Conditions: clear
Type of Camera:

Comments: Aisle C701
Crystallized on
drum rim & down
side

Department of Health & Environment
Division of Environment

P H O T O M O U N T I N G S H E E T

Name of Site: Hydrocarbon Recyclers, Inc. EPA ID # KSD007246846

2549 N. New York

Location: City Wichita

County Sedgwick

Legal



Picture No. 3

Date: 7-28-92

Time:

General Direction Faced:

Weather Conditions:

clear

Type of Camera:

Comments: Aisle C727
leaking drum

Picture No. 4

Date: 7-28-92

Time:

General Direction Faced:

Weather Conditions:

clear

Type of Camera:

Comments: Bldg B
dented drum





Bethlehem Apparatus Company, Inc.

890 Front St., P.O. Box Y, Hellertown, PA 18055 • 215-838-7034 • FAX 215 838-6333 • TELEX 494-9195

DATE: March 16, 1992

CUSTOMER: USPCI Hydrocarbon Recovery Services
2549 N. New York
Wichita, KS 67219

ATTN: Joe Dowdey

Materials outlined in Waste Profile No. R-6571 dated 3/12/92 have been approved for Mercury Recovery/Recycling.

Bethlehem is strictly a mercury recovery/recycling facility, and cannot accept manifested materials with Waste Codes other than D009. ~~If materials are sent under Waste Code U151, we may have to reject the shipment.~~

We will only accept materials packaged in steel containers; flasks, 5 gallon, 55 gallon, or 85 gallon. Materials shipped in plastic or fiber containers will not be accepted for delivery.

Bethlehem will issue a work order to our receiving dock to accept your material for processing provided the following:


- ☒ A purchase order is issued to cover the costs of processing.
- ☒ An updated Mercury Recovery/Recycling Agreement is signed and returned for our files.
- ☐ Credit terms have been established.

Shipments will not be received without work authorization. Please be sure the above items are established before shipment is made.

If you have any questions, please let us know.

Yours very truly,

BETHLEHEM APPARATUS COMPANY, INC.


Bruce J. Lawrence
President

BJL/jps

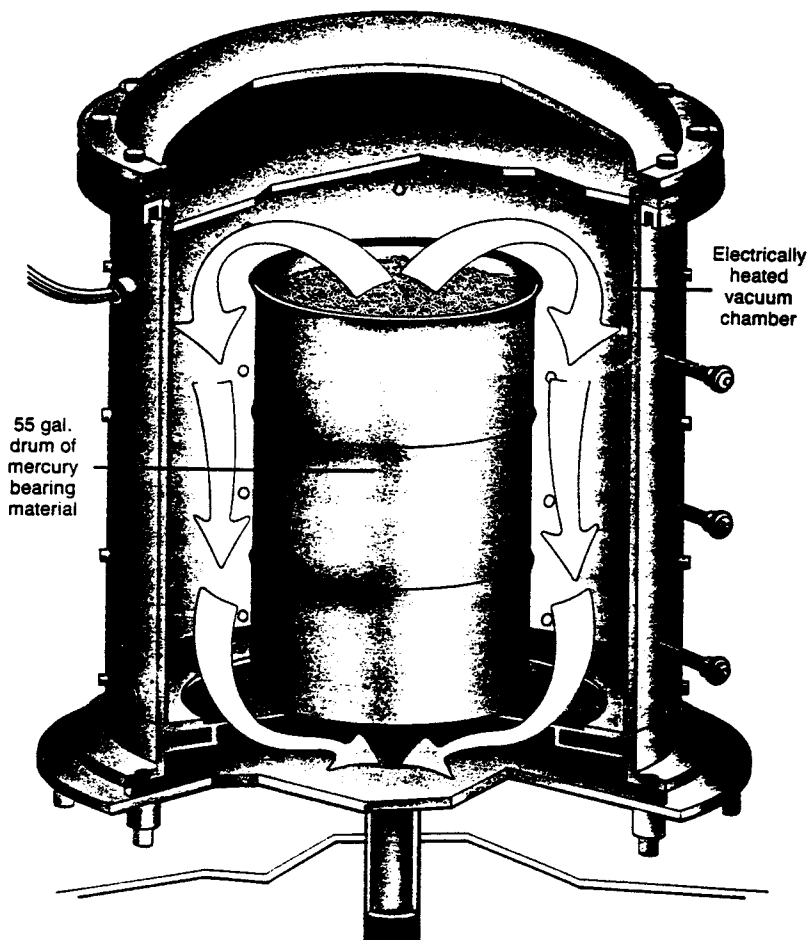
NOTE: A Land Ban form is now required with each shipment.

BETHLEHEM MERCURY RECOVERY/RECYCLING SERVICE

Bethlehem has developed a high vacuum mercury retort recovery still for processing EPA D009 hazardous waste. The recovery system heats mercury bearing materials up to 1,350 degrees F. Mercury vapor is condensed in a water cooled condenser for transfer to our vacuum triple distillation units. Since the recovery system operates under high vacuum the exhaust from the vacuum pumps is easily scrubbed and passed through treated activated charcoal for mercury vapor removal. No exhaust stack or Air Quality Permits are required for the system. Residue from the process must pass TCLP analysis for mercury before it is sent to an industrial non hazardous waste landfill.

Each mercury recovery high vacuum retort system is controlled with a micro-processor temperature controller capable of running 16 different programmed temperature cycles for the wide variety of materials to be processed. To date we have processed the following types of materials:

- fever and industrial thermometers
- metal switches
- quartz lamps
- dental amalgams
- ignitron tubes
- mercury in soil
- telephone switches
- porisimetry samples
- sphygmomanometers
- barometers
- glass switches
- mercury batteries
- thermocouples
- mercury sludges
- mercury rectifiers
- mercury relays
- manometers
- mercuric oxide
- pc board relays



FOR MORE INFORMATION ASK FOR A MERCURY RECOVERY PACKET!

All shipments must have prior approval before they are accepted for processing. All materials that are processed in our recovery retort distillation units are considered **HAZARDOUS WASTE**, and must be sent using a Pennsylvania Hazardous Waste Manifest.

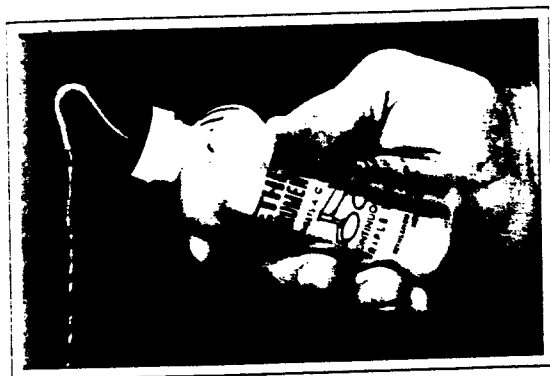
To receive authorization for shipments you must obtain a **work authorization number** from our office. Authorization numbers will be issued for each shipment provided there is a signed Recovery/Recycling Agreement on file and your waste is on our Material Acceptance List. For new materials to be approved there must be samples and material analysis sent for evaluation.



Bethlehem Apparatus Company, Inc.

890 Front St., P.O. Box Y, Hellertown, PA 18055 • 215-838-7034 • FAX 215-838-6333 • TELEX 494-9195

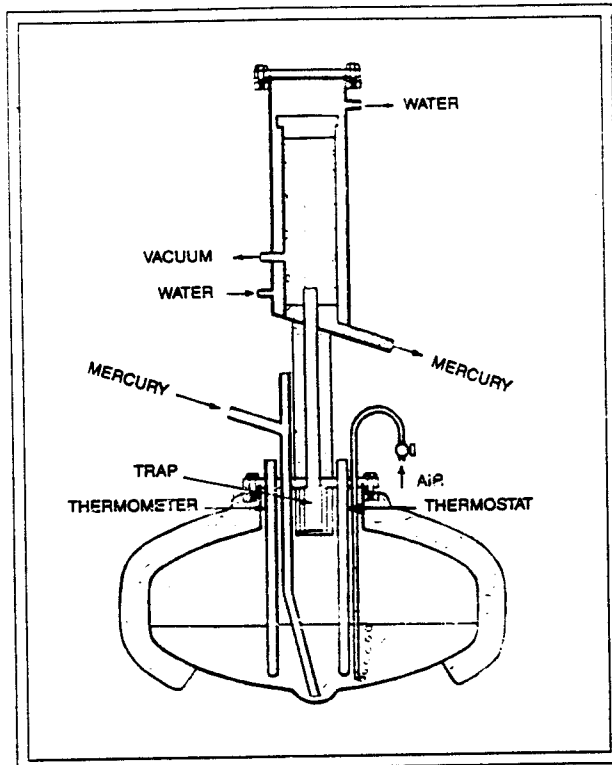
BETHLEHEM CONTINUOUS VACUUM TRIPLE DISTILLATION



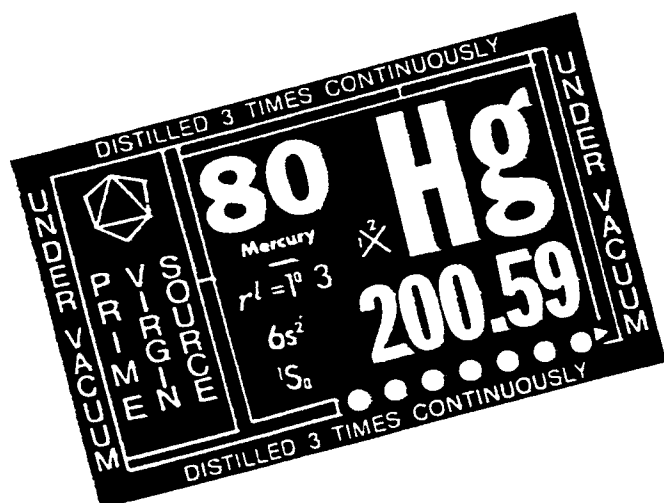
**Best in
PURITY
PACKAGING
SERVICE**

OVER 7 (SEVEN) MILLION POUNDS
SHIPPED to manufacturers,
research laboratories, process
and control industries.

SINGLE STAGE MERCURY Still and Condenser,
Schematic Diagram. Three stages of this type
operating in tandem are required to produce the highest
purity mercury, needed in crystal growth technology
systems and other high purity applications.



**...only from BETHLEHEM
PRIME VIRGIN SOURCE MERCURY**



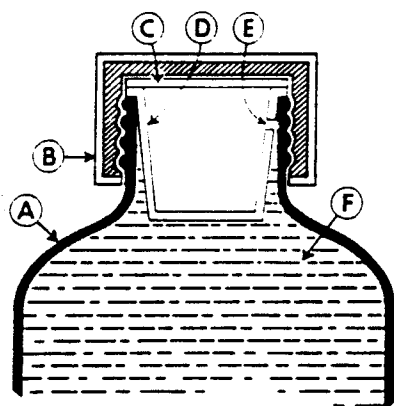
Bethlehem now exclusively offers guaranteed prime
virgin source mercury, vacuum triple distilled and
packaged in glass or polyethylene bottles with
Bethlehem's patented* Thimble Trap. Analysis of this
metal by Atomic Absorbtion shows values near or below
detection limits (see analysis).

ANALYSIS OF EVAPORATED MERCURY RESIDUE SAMPLE IN PARTS PER BILLION*

ALUMINUM	0.11
CADMIUM	0.088
CALCIUM	0.088
CHROMIUM, total	0.16
COPPER	1.79
IRON	1.06
LEAD	0.10
MAGNESIUM	0.010
MANGANESE	0.14
MERCURY	0.0015
NICKEL	0.043
SILVER	0.0058
TIN	0.32
TITANIUM	0.029
ZINC	0.042
BORON	< 1.88
SILICON	0.51

*Based on 300 lbs. (168,000 grams) of distilled Mercury.

BETHLEHEM THIMBLE-TRAP® GLASS BOTTLE PACKAGING

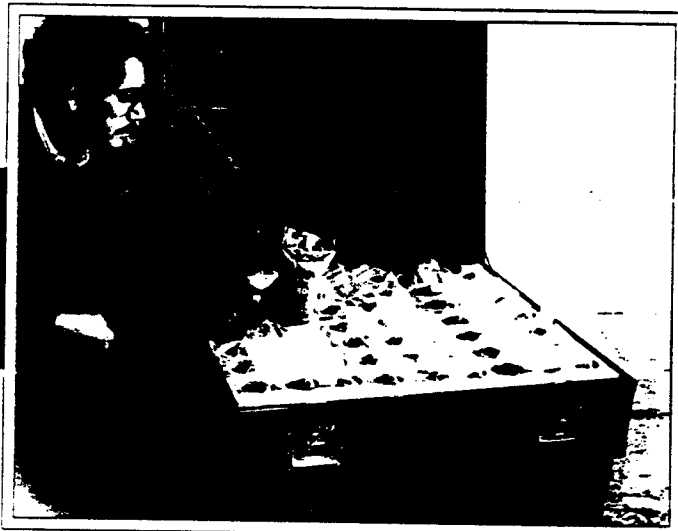


- A glass bottle
- B phenolic cap
- C polyethylene liner
- D polyethylene thimble
- E overspill thimble-trap
- F prime virgin source mercury—
continuously distilled
three times under vacuum

With Bethlehem's patented, "THIMBLE TRAP", continuously vacuum triple distilled prime virgin source mercury can be shipped, for the first time, without ring formation at the meniscus and oxides on the mercury surface. For technical details ask for reprint "Mysterious Ring Appears at Meniscus of Bottled Mercury", Ind. Res. Feb. 1982.

*Patent No. 4,416,382

The "WELLS FARGO" styrofoam lined steel box with security lock for 10 lb. glass bottles sealed in individual polyethylene bags. Holds 63 units with patented "THIMBLE TRAP".

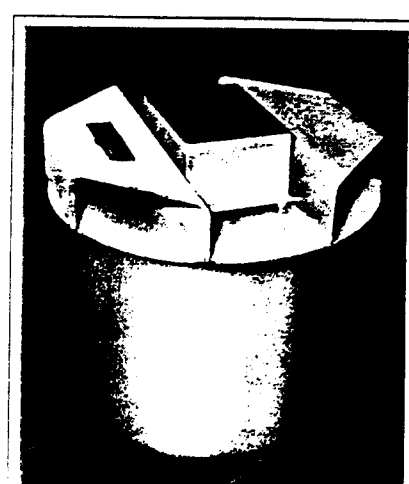
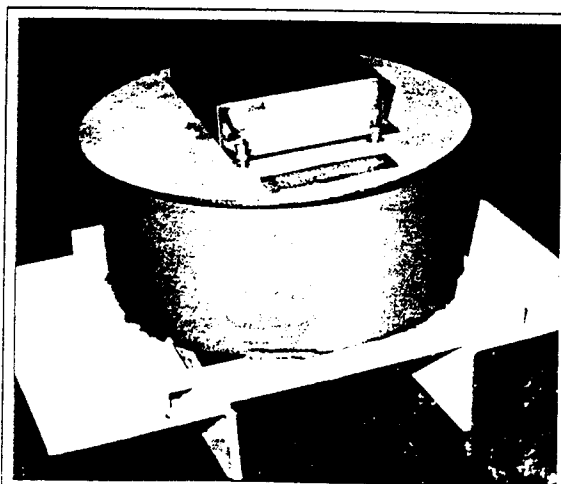


11 lb. glass bottles in "WELLS FARGO" steel box

RETURNABLE SHIPPING CONTAINERS

Mercury Reusable Shipping Containers

Stainless Steel Containers: 100 lb., 800 lb., 2,000 lb. Each container has a flanged top plate with a compression fitting for air pressure inlet, a pressure relief valve, and a 1/4" pipe out.



BETHLEHEM MERCURY CLEANING

We clean our Mercury by distilling three times in continuous stages under high vacuum and controlled low temperatures. All instrument Mercury is shipped with a Certificate of Analysis.

We Return our cleaned mercury in 8.5 oz., 1-, 6-, and 16 pound polyethylene bottles; or 1-, 5-, or 10 pound glass bottles. The small polyethylene bottles have dispensing tips. The glass bottles use the patented "**THIMBLE TRAP**" system. All shipments are in full bottles. Charges for new mercury or credits for purchased scrap mercury are applied to the nearest full bottle.

Mercury Flasks, the standard shipping container for 99% liquid mercury, can be obtained at no charge if the mercury is being sent back for cleaning. 76 lb. capacity and 2,000 lb. capacity flasks are available. There may be a charge for disposal of liquid mercury.

Terms: 30 days net for cleaning mercury. All mercury received and shipped F.O.B. Hellertown, PA. **Do not send mercury by US PARCEL POST.** It is against Postal Regulations.

REPROCESSING SHRINKAGE SCHEDULE FOR MERCURY RECEIVED AS LIQUID METAL

Net Wt.	% Loss	Net Wt.	% Loss
0- 49 lbs.	5%	500-999 lbs.	1.5%
50-199 lbs.	3%	1000+ lbs.	1%
200-499 lbs.	2.5%		



Bethlehem Apparatus Company, Inc.

890 Front St., P.O. Box Y, Hellertown, PA 18055 • 215-838-7034 • FAX 215-838-6333 • TELEX 494-9195

UNIFORM HAZARDOUS WASTE MANIFEST		1. Generator's US EPA ID No.		Manifest Document No.		2. Page 1 of 1		Information in the shaded areas is not required by Federal law.	
3. Generator's Name and Mailing Address Van Waters & Rogers Inc. 3900 D Street, Omaha, NE 68107		Emergency Phone: CHEMTREC 1-800-424-9300		A. State Manifest Document Number		B. State Generator's ID		C. State Transporter's ID NED040906729	
4. Generator's Phone (402) 733-7009		6. US EPA ID Number E E D P A D P D E P P P		D. Transporter's Phone		E. State Transporter's ID		F. Transporter's Phone	
5. Transporter 1 Company Name Van Waters & Rogers Inc.		8. US EPA ID Number		G. State Facility's ID KSD007246846		H. Facility's Phone 316-268-9490			
7. Transporter 2 Company Name		10. US EPA ID Number							
9. Designated Facility Name and Site Address Hydrocarbon Recyclers Inc. 2549 N. New York St. Wichita, KS 6673 67219									
11. US DOT Description (Including Proper Shipping Name, Hazard Class and ID Number)		12. Containers		13. Total Quantity		14. Unit Wt/Vol		1. Waste No.	
a. <input checked="" type="checkbox"/> HM RQ Waste flammable liquid, Solid, N.O.S. flammable solid, UN 1325 (F005, F003, D001, D035) (Methyl Ethyl Ketone, Xylene) (ERG 32)		No. Type		001 D M		00508 P		F005, F003, D001, D035	
b.									
c.									
d.									
J. Additional Descriptions for Materials Listed Above		K. Handling Codes for Wastes Listed Above							
A. Byron Originals Lot#16153 Profile# 89532 (WI 91-4617)									
15. Special Handling Instructions and Additional Information									
16. GENERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packed, marked, and labeled, and are in all respects in proper condition for transport by highway according to applicable international and national government regulations. If I am a large quantity generator, I certify that I have a program in place to reduce the volume and toxicity of waste generated to the degree I have determined to be economically practicable and that I have selected the practicable method of treatment, storage, or disposal currently available to me which minimizes the present and future threat to human health and the environment; OR, if I am a small quantity generator, I have made a good faith effort to minimize my waste generation and select the best waste management method that is available to me and that I can afford.									
Printed/Typed Name SCOTT J. Chri		Signature [Signature]		Month Day Year 6/6/92					
17. Transporter 1 Acknowledgement of Receipt of Materials									
Printed/Typed Name Robert Cunnelly		Signature [Signature]		Month Day Year 10/5/92					
18. Transporter 2 Acknowledgement of Receipt of Materials									
Printed/Typed Name		Signature		Month Day Year					
19. Discrepancy Indication Space									
20. Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as noted in Item 19.									
Printed/Typed Name		Signature		Month Day Year 10/5/92					



RECYCLING/TSD HANDLING AGREEMENT

(GENERATOR AND RECYCLING/TSD CONTRACTOR)



WHEREAS, Generator produces spent chemicals which may be considered to be "hazardous" or "toxic" within the meaning of applicable federal and state laws ("Spent Chemicals") and which therefore must be transported, stored, disposed of, recycled, treated or re-used ("Handled") in accordance with applicable laws pertaining to hazardous or toxic chemicals;

WHEREAS, Recycling/TSD Contractor owns or controls facilities which are capable of Handling Spent Chemicals in accordance with all applicable laws pertaining to such activities;

WHEREAS, the parties desire to enter into an arrangement for the Handling of Spent Chemicals, all on the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of the covenants and agreements contained herein, the undersigned agree to the following terms and conditions of this Recycling/TSD Handling Agreement as well as to the Standard Terms and Conditions Governing the Handling of Spent Chemicals ("Standard Terms and Conditions"), which are attached to the Generator copy of this Agreement and are incorporated herein by reference. All capitalized terms not otherwise defined herein shall have the meanings set forth in the Standard Terms and Conditions.

1. SPENT CHEMICALS SHIPMENT. The completed Uniform Hazardous Waste Manifest or appropriate state manifest which is identified by the reference number appearing in a space below the signatures to this Agreement and which pertains to the Spent Chemicals Shipment Handled under this Agreement is hereby incorporated herein by reference. Such manifest describes certain Spent Chemicals which Generator hereby agrees to ship to Recycling/TSD Contractor and which Recycling/TSD Contractor agrees to Handle at the facility named in such manifest ("Designated Facility").

2. COLLECTION, TRANSPORTATION, STORAGE AND DELIVERY. All Spent Chemicals Shipments shall be transported to Recycling/TSD Contractor by Van Waters & Rogers Inc., a Washington Corporation ("VW&R"), or an entity designated by VW&R to provide transportation and temporary storage services.

3. PAYMENT. It is understood that VW&R shall pay Recycling/TSD Contractor for Handling the Spent Chemicals Shipment (or, where money is owed to Generator, VW&R shall pay Generator for the Spent Chemicals Shipment) according to the terms of a certain Master Spent Chemicals Handling Agreement between Recycling/TSD Contractor and VW&R. Recycling/TSD Contractor shall not look to Generator for payment for Handling the Spent Chemicals Shipment, except for certain extraordinary charges incurred in connection with Non-conforming Spent Chemicals as set forth in the Standard Terms and Conditions.

4. INDEMNIFIED PARTY. As used in the Standard Terms and Conditions, the term "Indemnified Party" shall mean either Recycling/TSD Contractor or Generator, depending upon which party claims indemnification under this Agreement.

5. GENERATOR INDEMNIFICATION. Generator shall defend, indemnify and hold harmless Recycling/TSD Contractor, its past, present and future officers, directors, employees, agents, insurers and successors (hereinafter in this Paragraph referred to collectively as "Recycling/TSD Contractor") from and against any and all Loss which Recycling/TSD Contractor may sustain or incur, be responsible for or pay out as a result of:

(a) Generator's breach of any representation, warranty, term or provision of this Agreement; or

(b) The negligence or intentional misconduct of Generator, its employees, agents, representatives or subcontractors in the performance of this Agreement, provided that such indemnification shall not apply to the extent such liabilities result from Recycling/TSD Contractor's negligence or intentional misconduct or from a breach of this Agreement by Recycling/TSD Contractor.

6. NAMES AND ADDRESSES OF PERSONS TO WHOM NOTICE IS TO BE GIVEN. The name of the person to whom notice is to be given on behalf of Generator appears on the Uniform Hazardous Waste Manifest in Item 16 or the appropriate state manifest. The name of the person to whom notice is to be given on behalf of Recycling/TSD Contractor appears on the Uniform Hazardous Waste Manifest in Item 20 or the appropriate state manifest. The addresses of the persons to whom notice is to be given appear on the Uniform Hazardous Waste Manifest under Item 3 (for Generator) and Item 9 (for Recycling/TSD Contractor) or the appropriate state manifest.

RECYCLING/TSD HANDLING AGREEMENT

(GENERATOR AND RECYCLING/TSD CONTRACTOR)

The undersigned hereby agree that, upon execution of this Recycling/TSD Handling Agreement, there is a binding contract between them according to the above terms and conditions, as of the day and year appearing below.

GENERATOR EPA ID#: IAD18216352

FACILITY: Byron Originals Inc.

PRINT NAME: Brian Bond TITLE: Safety Director

SIGNATURE: Brian Bond DATE: 05/14/92

UNIFORM HAZARDOUS WASTE MANIFEST DOCUMENT NUMBER: 920002

STATE HAZARDOUS WASTE MANIFEST DOCUMENT NUMBER _____

RECYCLING/TSD CONTRACTOR:

PRINT NAME: Daniel W. Belger TITLE: Vice President-Sales

SIGNATURE: Daniel W. Belger

RECYCLING/TSD CONTRACTOR SHIPMENT APPROVAL NUMBER 89532 (WT 91-4617)

USP- 14286 -C

Van Waters & Rogers Inc.
subsidiary of Univar

P. O. BOX
OMAHA, NE 68107-
PHONE (402) 733

This Land Disposal Restriction Statement is being forwarded
from the original generator of the waste.

Van Waters & Rogers Inc.

EPA ID# NED040906729

has acted as a RCRA storage facility.

The waste is being manifested from storage on Van Waters & Rogers Inc.
Manifest # 92037.

Jeanette Dallen (VWR)
5-26-92

USPCI
A subsidiary of
United Pacific Corporation

Form LDR
Notification of Waste
Subject to Land Disposal Restriction

Manifest number associated with waste shipment 92002	Generacy Name Byron Originals Inc.
--	--

Pursuant to 40 CFR 268.7 (a), I hereby notify USPCI that this waste shipment contains a waste(s) that is (are) restricted under land disposal restrictions contained in either 40 CFR 268 or RCRA Section 3004 (d). This shipment contains one or more of the following wastes which are subject to the listed treatment requirements.
Waste code overlap requires all applicable codes, including characteristics, be applied even to listed (F,K,U,P) wastes

Waste (check appropriate boxes)

Treatment Standard

- ☐ California List Waste (applies to all states) Complete Reverse Side
- ☒ F-Solvents ☐ F001 ☐ F002 ☒ F003 ☐ F004 ☒ F005. Complete Reverse Side

	List all D,F,K,U, or P Waste Codes (eg. F006, D003)	Subcategory (if any)	Treatability Group (eg. wastewater or nonwastewater)	Treatment Standard in 40CFR			If Required Method Insert proper 5-letter code	USPCI acceptance
				268.41(a)	268.42(a)	268.43(a)		
A.	F005		NWW	X				89532
B.	F003		NWW	X				
C.	D001	High TOC	NWW		X		FSUBS, RORGS, INCIN	
D.	D035	No treatment standard set						
E.								
F.								
G.								
H.								
I.								
J.								
K.								
L.								
M.								
N.								
O.								
P.								

<input type="checkbox"/> Multi-source leachate F039	Treatment Standards attached Constituents which are applicable are m
---	---

NOTE: "Wastewater" means a waste containing less than 1% filterable solids and less than 1% T.O.C.

Deadline Extensions	
Certain LDR restricted wastes are permitted to be placed in a land disposal unit after the deadline provided they meet other applicable conditions. Restricted wastes which qualify for a deadline extension are as follows:	
Check applicable date:	List waste codes for which extension applies
<input type="checkbox"/> November 8, 1990	
<input type="checkbox"/> May 8, 1992	
<input type="checkbox"/> Other: please provide date	

268.41 Table CCWE—Constituent Concentrations In Waste Extract

F001-F005 spent solvents	Concentration (In mg/l)	
	Wastewaters containing spent solvents	All other spent solvent wastes
Acetone.....		
n-Butyl alcohol.....	0.05	0.56
Carbon disulfide.....	5.0	5.0
Carbon tetrachloride.....	1.05	4.81
Chlorobenzene.....	0.05	0.98
Cresols (& Cresylic acid).....	0.15	0.08
Cyclohexanone.....	2.82	0.75
1,2-Dichlorobenzene.....	0.125	0.73
Ethyl acetate.....	0.83	0.125
Ethylbenzene.....	0.05	0.75
Ethyl ether.....	0.05	0.033
Isobutanol.....	0.05	0.75
Methanol.....	5.0	5.0
Methylene chloride.....	0.25	0.75
Methyl ethyl ketone.....	0.20	0.93
Methyl isobutyl ketone.....	0.05	0.73
Nitrobenzene.....	0.05	0.33
Pyridine.....	0.88	0.125
Tetrachloroethylene.....	1.12	0.33
Toluene.....	0.079	0.05
1,1,1-Trichloroethane.....	1.12	0.33
1,1,2-Trichloro-1,2,2-Trifluoroethane.....	0.079	0.05
Trichloroethylene.....	1.05	0.41
Trichlorofluoromethane.....	0.082	0.091
Xylene.....	0.05	0.98
	0.05	0.13

268.43 Table CCW—Constituent Concentrations In Wastes

F001, F002, F003, F004 and F005 wastewaters (Pharmaceutical Industry)	Concentration (In mg/l)	
Methylene chloride.....	0.44	
F002 and F005	Concentration In mg/l(ww) mg/kg(nww)	
1,1,2-Trichloroethane (F002).....	0.030	7.8
Benzene (F005).....	0.070	3.7
2-Nitropropane (F005).....	Required Method(s)	
2-Ethoxyethanol (F005).....	Required Method(s)	

California List Waste (applies to all states)

Liquid hazardous waste including free liquids associated with any solid or sludge containing the following constituents or characteristics:

	Concentration	Treatment Standard
pH ≤ 2.0.....		Neutralize/Stabilize
Cyanides.....		Cyanides Destruction/Stabilize
Arsenic.....	≥ 1,000	Metals Recovery/Solidification
Cadmium.....	≥ 600	Metals Recovery/Solidification
Chromium (VI).....	≥ 100	Metals Recovery/Solidification
Lead.....	≥ 500	Metals Recovery/Solidification
Mercury.....	≥ 500	Metals Recovery/Solidification
Nickel.....	≥ 20	Metals Recovery/Solidification
Selenium.....	≥ 134	Metals Recovery/Solidification
Thallium.....	≥ 100	Metals Recovery/Solidification
PCBs.....	≥ 130	Metals Recovery/Solidification
Solid, sludge, or liquid Halogenated Organic Compounds (HOCs) listed in 40 CFR 268 Appendix II.....	≥ 50	Incineration/High Efficiency Boiler
	≥ 1,000	Incineration/Carbon Adsorption/Solvent Extraction

POTENTIAL HAZARDS

FIRE OR EXPLOSION

Flammable/combustible material; may be ignited by heat, sparks or flames.
May burn rapidly with flare-burning effect.

HEALTH HAZARDS

Fire may produce irritating or poisonous gases.
Contact may cause burns to skin and eyes.
Runoff from fire control or dilution water may cause pollution.

EMERGENCY ACTION

Keep unnecessary people away; isolate hazard area and deny entry.
Stay upwind; keep out of low areas.
Positive pressure self-contained breathing apparatus (SCBA) and structural firefighters' protective clothing will provide limited protection.
CALL CHEMTREC AT 1-800-424-9300 FOR EMERGENCY ASSISTANCE.
If water pollution occurs, notify the appropriate authorities.

FIRE

Small Fires: Dry chemical, sand, earth, water spray, or regular foam.

Large Fires: Water spray, fog or regular foam.

Move container from fire area if you can do it without risk.

Apply cooling water to sides of containers that are exposed to flames until well after fire is out. Stay away from ends of tanks.

For massive fire in cargo area, use unmanned hose holder or monitor nozzles; if this is impossible, withdraw from area and let fire burn.

Magnesium Fires: Use dry sand, Met-L-X® powder or G-1 graphite powder.

SPILL OR LEAK

Shut off ignition sources; no flares, smoking or flames in hazard area.
Do not touch or walk through spilled material.

Small Dry Spills: With clean shovel place material into clean, dry container and cover loosely; move containers from spill area.

Large Spills: Wet down with water and dike for later disposal.

FIRST AID

Move victim to fresh air; call emergency medical care.

In case of contact with material, immediately flush skin or eyes with running water for at least 15 minutes.

Removal of solidified molten material from skin requires medical assistance.
Remove and isolate contaminated clothing and shoes at the site.

HAZARDOUS WASTE RECEIVED CHECKLIST

(TO BE COMPLETED FOR EACH INCOMING WASTESTREAM)

Date of Reception: 05/27/92

INFORMATION FROM MANIFEST

Generator: Van Waters & Rogers

Custcode: V016

Manifest #: 92037

3900 D St.

EPA ID#: NED040906729

Line #: 11A

Omaha

NE 68107

Labcode: 922226

DOT Name: WFSNOS

Quantity: 1 DM 508 P

EPA Waste #: F005 F003 D001 D035

Acceptance: WI91-4617

Drum #:

INFORMATION FROM DRUMS

Is label generator different from manifest? 16 If yes, give name(s) _____DOT Shipping Name _____ Hazard Class Label _____ EPA Waste # _____ Total # of Dms. 1Size of Containers: 1 55 gal _____ 85 gal _____ 20 gal _____ 5 gal _____ Other() _____ Other() _____

Correct Manifest Document # on each label _____ Accum. Start Date on each label _____

Have discrepancies between manifest, labels, and drum #s been reported? _____ To whom? _____

Are any drums leaking? Yes _____ No 1 How many? _____ Is the leak controlled? Yes _____ No _____Are there any drums excessively dented or rusted? Yes _____ No 1 How many? _____All drums of wastestream are sampled, composite sample made (mixed for at least 1 min.), and a one pint sample made _____, compatibility _____ Date 5-28-92 If incompatible, explain in what way. _____

Have unacceptable drums and incompatible reactions been reported? _____ To whom? _____

Completed by _____ Date 5-27-92

SOLIDS DEPTH (in inches) AND SPECIFIC GRAVITY IN LIQUID DRUMS

in.	pH	spg.	in.	pH	spg.	in.	pH	spg.	in.	pH	spg.
1. <u>30</u>			26.			51.			76.		
2.			27.			52.			77.		
3.			28.			53.			78.		
4.			29.			54.			79.		
5.			30.			55.			80.		
6.			31.			56.			81.		
7.			32.			57.			82.		
8.			33.			58.			83.		
9.			34.			59.			84.		
10.			35.			60.			85.		
11.			36.			61.			86.		
12.			37.			62.			87.		
13.			38.			63.			88.		
14.			39.			64.			89.		
15.			40.			65.			90.		
16.			41.			66.			91.		
17.			42.			67.			92.		
18.			43.			68.			93.		
19.			44.			69.			94.		
20.			45.			70.			95.		
21.			46.			71.			96.		
22.			47.			72.			97.		
23.			48.			73.			98.		
24.			49.			74.			99.		
25.			50.			75.			100.		

Comments: _____

Disposal: KF (____%Cl) Wastewater (F-listed____) Incineration ✓
Landfill: Gondola Corrosive (Normality____) Battery F006____
Reclamation: Solvent (____%Yield) Oil Sparging TULSA ONLY____